

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF NORTH CAROLINA
STATESVILLE DIVISION
CIVIL CASE NO. 5:22-cv-00127-MR**

ANTHONY HARRISON MOORE,)	
)	
Plaintiff,)	
)	
vs.)	<u>ORDER</u>
)	
CHRISTOPHER P. MURRAY, et al.,)	
)	
Defendants.)	
)	

THIS MATTER is before the Court on the North Carolina Department of Adult Correction's (NCDAC) sealed Notice [Doc. 14] regarding the Court's Request for Waivers of Service [see Doc. 10].

The pro se Plaintiff brought this action pursuant to 42 U.S.C. § 1983 addressing an incident that allegedly occurred at the Alexander Correctional Institution. The Complaint passed initial review against Defendants Christopher P. Murray,¹ Darren Daves,² and Dirnel Kale, Jr.³ [Doc. 9]. A service waiver has been filed for Defendants Kale and Daves. [Doc. 13]. NCDAC was unable to waive service for Defendant Murray, who is longer

¹ "Murray FNU" in the Complaint.

² "Daves FNU" in the Complaint.

³ "Kale FNU" in the Complaint.

employed at NCDAC. [Doc. 14]. NCDAC has provided Defendant Murray's last known address under seal. [Id.]

The Clerk will be directed to notify the U.S. Marshal that Defendant Murray needs to be served with the summons and Complaint in accordance with Rule 4 the Federal Rules of Civil Procedure. If Defendant Murray cannot be served at the addresses provided by NCDAC, the U.S. Marshal shall be responsible for locating his home addresses so he may be served. See 28 U.S.C. § 1915(d) (in actions brought *in forma pauperis* under § 1915(d), “[t]he officers of the court shall issue and serve all process, and perform all duties in such cases”); Fed. R. Civ. P. 4(c)(3) (“At the plaintiff’s request, the court may order that service be made by a United States Marshal or deputy marshal or by a person specially appointed by the court. The court must so order if the plaintiff is authorized to proceed *in forma pauperis* under 28 U.S.C. § 1915....”).

If the U.S. Marshal is unable to obtain service on Defendant Murray, the U.S. Marshal shall inform the Court of the reasonable attempts to obtain service. The U.S. Marshal shall not disclose the Defendant’s home address to the pro se Plaintiff, and shall file any document containing such address under seal.

The Clerk of Court will be instructed to update the Court file with the Defendant Murray's correct name as reflected in this Order.

IT IS, THEREFORE, ORDERED that the U.S. Marshal shall use all reasonable efforts to locate and obtain service on Defendant Christopher P. Murray. If the U.S. Marshal is unable to obtain service on this Defendant, the U.S. Marshal shall inform the Court of the reasonable attempts to obtain service.

IT IS FURTHER ORDERED that the Clerk is respectfully instructed to mail a copy of the Complaint [Doc. 1], the Sealed Notice [Doc. 14], and this Order to the U.S. Marshal, and to substitute Christopher P. Murray for "FNU Murray," Darren Daves for "FNU Daves," and Dirnel Kale, Jr. for "FNU Kale" in the Court's records.

IT IS SO ORDERED.

Signed: March 7, 2023



Martin Reidinger
Chief United States District Judge

